PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Artcle 36 and Rule 70)

Applicant's or agent's file reference PALGE03933	FOR FURTHER ACTION		onofTransmittalofInternat Report (Form PCT/IPEA/	
International application No. PCT/KR2003/002207	International filing date/day/m 21 OCTOBER 2003 (2		Priority date (day/monts 01 NOVEMBER 2002	
International Patent Classification (IPC				
IPC7 H01F 5/02, H02I	K 33/16			
Applicant				
LG ELECTRONICS INC. et	tal			
This international preliminary of and is transmitted to the applica	examination report has been prepart according to Article 36.	pared by this Inte	ernational Preliminary Exa	mining Authority
2. This REPORT consists of a tota	of 3 sheets, incl	uding this cover s	heet.	
amended and are the basis	spanied by ANNEXES, i.e., sheets so for this report and/or sheets counted the Administrative Instructions until ofsheets.	ntaining rectificat	on, claims and/or drawings	which have been uthority (see Rule
3. This report contains indications	relating to the following items:			No. TO P21
I Basis of the report	,		/z ₁	2005 3.3
II Priority			E .	바장원특허
III Non-establishmen	t of opinion with regard to novel	ty, inventive step	and industrial applicability	の 引音 小 中 な の に
IV Lack of unity of in	nvention			(9 9 9
	ent under Article 35(2) with regarantions supporting such stateme		entive step or industrial app	plicability;
VI Certain document	s cited			
VII Certain defects in	the international application			
VIII Certain observation	ons on the international application	on		
Date of submission of the demand	Da	te of completion of	of this report	
19 APRIL 2004 (19.04.2004)	18 FEBRUA	ARY 2005 (18.02.2005)	i i
Name and mailing address of the IPE	A/KR . Au	thorized officer		- CARN
Korean Intellectual Prope 920 Dunsan-dong, Sco-gi Republic of Korea	erty Office	IN, Chi Bock		
Facility No. 82 42 472 7140	Te	lephone No. 82-	42-481-5726	Ties - 11

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International aplication No.

PCT/KR2003/002207

1.	Basis	of the report		
1.	With	regard to the el	ements of the international application:*	-
	\boxtimes	the internations	al application as originally filed	
	$\overline{\Box}$	the description		
				, as originally filed , filed with the demand
		pages	, filed with the letter of	, med with the demand
	_			
		the claims:		, as originally filed
		pages	, as amended (together with any	statment) under Article 19 , filed with the demand
		pages	, filed with the letter of	
		the drawings:	•	
		nages		, as originally filed
		pages		, filed with the demand
			filed with the letter of	
		-	isting part of the description:	as originally filed
		pages		·
2.	the	international ap	anguage, all the elements marked above were available or furnished to this Authoplication was filed, unless otherwise indicated under this item.	ority in the language in which
	The		re available or furnished to this Authority in the following language	
-			of a translation furnished for the purposes of international search (under Rule 23	1(b)).
			of publication of the international application(under Rule 48.3(b)).	
		the language or 55.3).	of the translation furnished for the purposes of international preliminary exami	nation(under Rules 55.2 and/
3	. Wi	th regard to a	ny nucleotide and/or amino acid sequence disclosed in the international applination was carried out on the basis of the sequence listing:	cation, the international
		contained int	he international application in written form.	
		filed togethe	r with the international application in computer readable form.	
		furnished sub	osequently to this Authority in written form.	
	\Box	furnished sul	osequently to this Authority in computer readable form	
			nt that the subsequently furnished written sequence listing does not go be applicationas as filed has been furinshed.	yond the disc losure in the
			nt that the information recorded in computer readable form is identical to the	vritten sequence listing has
	٠ ـــــ	been furnish		
4,		The amendm	ents have resulted in the cancellation of:	
١. '		the des	scription, pages	
			ims, Nos.	
			wings, sheets	<u> </u>
5				
		This report go beyond t	has been established as if (some of) the amendments had not been made, since the disclosure as filed, as indicated in the Supplemental Box(Rule 70.2(c)).**	they have been considered to
*	in th	lacement sheets is opinion as "c 70.17).	which have been furnished to the receiving Office in response to an invitation wo priginally filed." and are not annexed to this report since they do not contain	nder Article 14 are referred to amendments (Rules 70.16
*	** Any	replacement sl	neet containing such amendments must be referred to under item I and annexed t	o this report.

INTERNATIONAL PRELIMINARY EXAMINATION

International aplication No.

PCT/KR2003/002207

٧.	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability	;
	citations and explanations supporting such statement	

1.	Statement			
	Novelty (N)	Claims	1-10	YES
	, , ,	Claims		NO
	Inventive step (IS)	Claims	1-10	YES
	inventive step (10)	Claims		NO
	Industrial applicability (IA)	Claims	1-10	YES
		Claims		NO

2. Citations and explanations (Rule 70.7)

D1: JP 09-129470 A (1997.05.16)

1. The device in claim 1 relates to a winding coil assembly composed of an outer stator, an inner stator, a magnet linearly and movably arranged between the outer stator and the inner stator, a winding coil mounted on either the outer stator or the inner stator, in which the mentioned coil is integrally molded by molding material.

On the other hand, D1 discloses a coil-making technology that copper wires are sequentially coated with the following three layers: an inner insulating layer of polyester, polyester amide or polyamide; an outer insulating layer of polyamide or polyester; an epoxy layer. And the wires are integrally joined by melting the epoxy layer. But D1 does not describe the rest of the structural features in claim 1 except the winding coil. Thus, the claim 1 of the present invention can be not derived from the prior art above mentioned and has an inventive step.

2. Claims 1-10 of the invention are not indicated in any documents of search reports nor in D1. Therefore, claims 1-10 can not be invented by a person skilled in the art and is considered to have an inventive step.